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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/791,030	-	03/01/2004	Xinye Liu	40004551-0011-002	40004551-0011-002 1253	
26263	7590	06/05/2006		EXAM	EXAMINER	
SONNENS	SONNENSCHEIN NATH & ROSENTHAL LLP ZERVIGON, RUDY					
P.O. BOX 06	51080					
WACKER D	RIVE ST	ATION, SEARS TO	ART UNIT	PAPER NUMBER		
CHICAGO	II. 6060	6-1080	1763			

DATE MAILED: 06/05/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		<b>, '</b> ,	
	Application No.	Applicant(s)	
	10/791,030	LIU ET AL.	
Office Action Summary	Examiner	Art Unit	
	Rudy Zervigon	1763	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wit	th the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING IDENTIFY TO BE A STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE PROVISIONS OF 37 CFR 1. After SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statuful Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC .136(a). In no event, however, may a red will apply and will expire SIX (6) MON te, cause the application to become AB	CATION.  eply be timely filed  THS from the mailing date of this com  ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 24 I	<u>May 2006</u> .		
2a)⊠ This action is <b>FINAL</b> . 2b)□ Thi	is action is non-final.		
3) Since this application is in condition for allowed	ance except for formal matte	ers, prosecution as to the r	merits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>56-70</u> is/are pending in the application	on.		
4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>56-70</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			
9)⊠ The specification is objected to by the Examin	er.		
10)⊠ The drawing(s) filed on 01 March 2004 is/are:	a) accepted or b) obje	ected to by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).	•
Replacement drawing sheet(s) including the corre	ction is required if the drawing(	s) is objected to. See 37 CFF	R 1.121(d).
11)☐ The oath or declaration is objected to by the E	Examiner. Note the attached	Office Action or form PTC	)-152.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:	n priority under 35 U.S.C. §	119(a)-(d) or (f).	
<ol> <li>Certified copies of the priority documer</li> </ol>	nts have been received.		
2. Certified copies of the priority documer	·	• • • • • • • • • • • • • • • • • • • •	
3. Copies of the certified copies of the price	•	received in this National S	tage
application from the International Burea	• • • • • • • • • • • • • • • • • • • •		
* See the attached detailed Office action for a lis	et of the certified copies not	received.	
Attachment(s)	_		
1) Notice of References Cited (PTO-892)		Summary (PTO-413) S)/Mail Date	
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date</li> </ol>		nformal Patent Application (PTO-	152)

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## **DETAILED ACTION**

## **Drawings**

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Below is a list of <u>claimed subject</u> matter not detailed in either the specification as filed and amended (by name and corresponding figure element) and not detailed in the drawings. The Examiner cannot determine equivalents in the prior art until the below elements are enumerated in the specification and drawings thereby providing an enabling disclosure for the invention as claimed. See below.

Claimed element not detailed in

Claim specification and drawings

57 first flow

59 first flow

60 first flow

61 first flow

56 first flow limiting conductance

59 first flow limiting conductance

56 first gas flow pathway

57 first gas flow pathway

59 first gas flow pathway

60 first gas flow pathway

56 first pressure source

56 fourth flow limiting conductance

61 fourth flow limiting conductance

62 gas flow pathway

69 gas flow pathway

69 inputs

62 pumping arrangement

56 second flow

57 second flow

59 second flow

60 second flow

56 second flow limiting conductance

61 second flow limiting conductance

56 second gas flow pathway

61 second gas flow pathway

61 second gas flow pathway

56 second pressure source

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56 third flow limiting conductance

59 third flow limiting conductance

62 upstream flow limiting conductances

63 upstream flow limiting conductances

70 upstream flow limiting conductances

The above elements must be shown or the features canceled from the claims. No new matter

should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to

the Office action to avoid abandonment of the application. Any amended replacement drawing

sheet should include all of the figures appearing on the immediate prior version of the sheet,

even if only one figure is being amended. The figure or figure number of an amended drawing

should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure

must be removed from the replacement sheet, and where necessary, the remaining figures must

be renumbered and appropriate changes made to the brief description of the several views of the

drawings for consistency. Additional replacement sheets may be necessary to show the

renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an

application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet"

pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will

be notified and informed of any required corrective action in the next Office action. The

objection to the drawings will not be held in abeyance.

Specification

2. The specification is objected to as failing to provide proper antecedent basis for the

claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the

following is required: See Above.

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Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode

contemplated by the inventor of carrying out his invention.

4. Claims 56-70 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with

the written description requirement. The claims contains subject matter which was not described

in the specification in such a way as to reasonably convey to one skilled in the relevant art that

the inventors, at the time the application was filed, had possession of the claimed invention. The

Above enumerated elements remain wholely absent in the specification as originally filed and

amended (by name and corresponding figure element). The Examiner cannot assertain

equivalents in the prior art until the above elements are enumerated in the specification and

drawings by name, as claimed, and by a figure number. For example, Applicant's claim to "first

flow limiting conductance", with reference to the specification, is restricted to the following

discussion:

"...the purge flows may be switched by switching first flow limiting conductances located

upstream of the reactor chamber ..." [0012]

"...the first purge flow passing through first flow limiting conductances located within a first gas

flow pathway upstream of the reactor chamber ..." [0014]

"...a ratio of the first flow limiting conductances to the second flow limiting conductances is

equal to..." [0014]

The reader of the above text cannot assertain precisely what is a "first flow limiting

conductance", and where in applicant's invention said apparatus component operates. Can a flow

limiting conductance be a valve, a diffusser, a restrictor, a flow meter, or any other multitude of flow controlling elements? Can a "flow limiting conductance" be element 405, 407, 416, 418, 417, 406, ... or combinations of these elements? Equivalents in the prior art cannot be made until Applicant details where in his drawings said "first flow limiting conductance", and the other above elements, is located to thereby fix a function in the overall context of the apparatus.

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5. Claim 58 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Applicant's specification is devoid of an enabling disclosure for a "plasma-assisted process". What are the apparatus parts associated with an enabling "plasma-assisted process"? Where in the Figures and specification are these parts found?

## Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 6. policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Rudy Zervigon whose telephone number is (571) 272-1442. The examiner can normally be reached on a Monday through Thursday schedule from 8am through 7pm. The official fax phone number for the 1763 art unit is (571) 273-8300. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Chemical and Materials Engineering art unit receptionist at (571) 272-1700. If the examiner can not be reached please contact the examiner's supervisor, Parviz Hassanzadeh, at (571) 272-1435.

Jue, rock

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